

Houston National Bank

P.O. Box 2518, 1010 Milam Street Houston, Texas 77001 (713) 757-6169

January 9, 1979

No. 9-015 A020

Fee \$50.

ICC Washington, D. C.

RECORDATION NO. Filed 1425

JAN 15 1979-9 45 AM

INTERSTATE COMMERCE COMMISSION

FEE OPERATION BR.

Secretary of Interstate Commerce Commission 12th & Constitution Ave. NW Room 1227 Washington, D.C. 20423

Dear Sir:

Please find enclosed three original counterparts of a Security Agreement between John M. Robertson, Jr., and Houston National Bank and a check in the amount of \$50 for payment of regordation fee. We ask that you record this document pursuant to \$1116 of Title 49 of the Code of Federal Regulations. Please note that the principal debtor and mortgagor is John M. Robertson, Jr., the mortgagee is Houston National Bank and the collateral pledged consists of two 33,500 gallon general purpose tank cars, DOT 112J340W, Registration #LAMX 3430, LAMX 3431.

Please return an original counterpart to me in care of Houston National Bank, 1010 Milam Street, Houston, Texas 77002. If you need additional information with regard to these documents or this transaction, please contact me. Thank you kindly for your attention to this matter.

anesh Missee

Sincerely,

James M. McGee Loan Officer

JMM/bv

James M. McGee LOAN OFFICER EXECUTIVE & PROFESSIONAL BANKING GROUP

Interstate Commerce Commission Mashington, D.C. 20423

1/16/79

OFFICE OF THE SECRETARY

James M. NoGee Loan Officer Houston National Bank P.O.Box 2518 Houston, Texas 77001

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 20(c) of the Interstate Commerce Act, 49 U.S.C. 20(c), on 1/15/79 at 9:45am, and assigned recordation number(s)

Sincerely Yours,

H.G. Homme, Jr.

Secretary

Enclosure(s)

SECURITY AGREEMENT

(CONSUMER GOODS - EQUIPMENT)

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PARTIES 1. Debtor:	John M. Robertson, Jr.	
	F.O. Box 2511, Houston, Texas 77001	RECORDATION NOFiled 1425
2. Address:	ON NATIONAL BANK	JAN 15 1979-9 45 AM
	MILAM STREET, HOUSTON, HARRIS COUNTY, TEXAS	INTERSTATE COMMERCE COMMISSION
AGREEMENT		
	cable terms of this security agreement, debtor grants to bank a secgation.	urity interest in the collateral to secure the
OBLIGATION		
 All past, present All existing and 	e obligation secured by this agreement: and future advances, of whatever type, by bank to debtor, and ext future liabilities, of whatever type, of debtor to bank, and including	
3. All costs incurred the collabteral, as legal expenses, r	for overdrafts and as indorser and surety. d by bank to obtain, preserve and enforce this security interest, collind including (but not limited to) taxes, assessments, insurance preent, storage costs, and expenses of sale. bove amounts, as agreed between bank and debtor, or if no such	miums, repairs, reasonable attorneys' fees and
by law.		
5. Note(s) included	in the obligation as of the date of this agreement (list), and all ex Date	Amount
	1979	
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COLLATERAL		
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real estate or other goods.

Debtor warrants that debtor's residence is the address shown for debtor at the beginning of this agreement, and debtor agrees to immediately notify bank, in writing, of any change of debtor's place of residence.

If the collateral is bought or used primarily for business use and is of a type normally used in more than one state (such as automotive equipment, rolling stock, airplanes, road building equipment, commercial harvesting equipment, construction machinery, and the like) debtor warrants that the chief place of business of debtor is at the address shown for the debtor at the beginning of this agreement; and debtor covenants and agrees to immediately notify bank, in writing, of any change in debtor's chief place of business.

6. If any of the collateral is of the kind to which the Texas Certificate of Title Act applies, then, as to such collateral, debtor warrants, covenants and agrees: (i) that debtor has, or upon acquisition will have, full fee simple title to the same, free from any lien, security interest, encumbrance or claim (except for the security interest hereby granted) noted or endorsed upon such certificate of title, (ii) that upon the issuance of such certificate of title the security interest hereby granted will be noted thereon at debtor's cost and expense, or (iii) if certificate of title has been previously issued, that debtor will execute all instruments deemed necessary by bank to perfect the security interest herein granted and cause the same to be noted and endorsed thereon and will pay all costs in connection therewith.

Bank may, in its discretion, before or after default: terminate, on notice to debtor, debtor's authority to sell, lease, otherwise transfer, manufacture, process or assemble, or furnish under contracts of service, any collateral as to which such permission has been given; require debtor to give possession or control of the collateral to bank; indorse as debtor's agent any instruments or chattel paper in the collateral; take control of proceeds and use cash proceeds to reduce any part of the obligation; take any action debtor is required to take or otherwise necessary to obtain, preserve, and enforce this security interest, and maintain and preserve the collateral, without notice to debtor, and add costs of same to the obligation (but bank is under no duty to take any such action); release collateral in its possession to debtor, temporarily or otherwise; require additional collateral; reject as unsatisfactory any property hereafter offered by debtor as collateral; set standards, from time to time, to govern what may be used as after-acquired collateral; designate, from time to time, a certain per cent of the collateral as the loan value and require debtor to maintain the obligation at or below such figure; take control of funds generated by the collateral, such as proceeds or refunds from insurance, and use same to reduce any part of the obligation; waive any of its rights hereunder without such waiver prohibiting the later exercise of the same or similar rights; revoke any permission or waiver previously granted to debtor.

The rights and privileges of bank shall inure to its successors and assigns. All representations, warranties, and agreements of debtor are joint and several if debtor is more than one and shall bind debtor's personal representatives, heirs, successors, and assigns. Definitions in the Uniform Commercial Code apply to words and phrases in this agreement; if Code definitions conflict, Article 9 definitions apply. Notice mailed to debtor's address in Item A2, or to debtor's most recent changed address on file with bank, at least five (5) days prior to the related action (or, if the Uniform Commercial Code specifies a longer period, such longer period prior to the related action), shall be deemed reasonable.

- Any of the following is an event of default: failure of debtor to pay any note in the obligation in accordance with its terms, or any other liability in the obligation on demand, or to perform any act or duty required by this agreement; falsity of any warranty or representation in this agreement when made; substantial change in any fact warranted or represented in this agreement; involvement of debtor in bankruptcy or insolvency proceedings; death, dissolution, or other termination of debtor's existence; merger or consolidation of debtor with another; substantial loss, theft, destruction, sale, reduction in value, encumbrance of, damage to, or change in the collateral; levy on, seizure, or attachment of the collateral; judgment against debtor; filing any financing statement with regard to the collateral, other than relating to this security interest; bank's belief that the prospect of payment of any part of the obligation, or the performance of any part of this agreement, is impaired.
 When an event of default occurs, the entire obligation becomes immediately due and payable at bank's option without notice to debtor, and bank may proceed to enforce payment of same and exercise any and all of the rights and remedies available to a secured party under the Uniform Commercial Code as well as all other rights and remedies. When debtor is in default, debtor, upon demand by bank, shall assemble the collateral and make it available to bank at a place reasonably convenient to both parties.

	FIRST AND PRIOR LIEN This securily interest grants to bank a first and prior lien but not limited to, the payment of the notes specifically lies.	to secure the payment of the obligation as defined in C above (including, isted therein) and app extensions and repowals of all or any part thereof.
но	USTON NATIONAL BANK	Hatterty
By:	NK	JOHN M. ROBERTSON, JR.
Ban	ak must sign if this agreement is to be filed as the financing	ng DEBTOR